

**IN THE SECOND JUDICIAL  
CIRCUIT OF FLORIDA**

**OFFICE OF THE CHIEF JUDGE**

**AMENDED  
ADMINISTRATIVE ORDER NO: 92-8**

**IN RE: APPROVED PARENTING CLASSES**

**WHEREAS**, the Second Judicial Circuit's Administrative Order 92-8, regarding parenting class, mandates that all parties to a (1) Dissolution of Marriage action with minor child(ren); (2) Paternity action; (3) Modification of Final Judgment action, involving shared parental responsibilities, custody, or visitation, or when mandated by a separate order; all parties to an (4) Enforcement action, involving shared parental responsibilities, custody, or visitation attend the Leon County Schools, Adult and Community Education class on "Children and Divorce," or *another approved parenting class* prior to attending mediation or entry by the court of an Final Judgment or Order; and

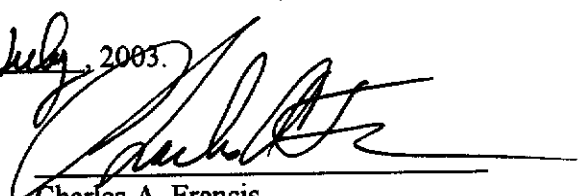
**WHEREAS**, the educational programs, Parents, Children & Divorce and Kids In Divorce Situations (K.I.D.S.) submitted program information for review by the Second Judicial Circuit's Family Law judges and the Second Judicial Circuit's Family Law judges recommend its approval; and

**WHEREAS**, Judge William L. Gary, then Chief Judge of the Second Judicial Circuit, approved, by office memo to the family law judges and staff, dated November 15, 2002, Parents, Children & Divorce and Kids In Divorce Situations (K.I.D.S.) to each qualify as *another approved parenting class* for litigants in the Second Circuit;

It is **THEREFORE**,  
**ORDERED** that:

1. Parents, Children & Divorce and Kids In Divorce Situations (K.I.D.S.) are hereby authorized, in addition to Leon County Schools, Adult and Community Education Class - Kids 1<sup>st</sup>, to provide classes to applicable litigants in the Second Judicial Circuit.
2. This Administrative Order shall have an effective date of July 24, 2003.

**DONE AND ORDERED** this 29<sup>th</sup> day of July, 2003.

  
Charles A. Francis  
CHIEF JUDGE

